## REMARKS

Claims 1-5, 8-10, 12-16, 19-21, 23-27, 29-31 and 33 are pending. Claims 1, 12 and 23 are independent.

Claims 6, 7, 11, 17, 18, 22, 28, 32 and 34 are canceled.

The Examiner's objection to Claims 1, 13 and 16 regarding informalities has been noted and the claims have been amended accordingly.

With regard to the drawings, the Examiner has objected to Figures 1, 2A, 2B, 2C, and 4 under 37 C.F.R. § 1.83(a). Included herewith is a replacement drawing sheet labeling Figure 1 as prior art. No new matter is introduced by the replacement drawing. Concerning the Examiner's objection to the drawings, the Examiner states that the drawings "fail to show Figures 1, 2A, 2B, 2C, and 4 as described in the specification." Respectfully, Applicant disagrees. Figures 1, 2A, 2B, 2C, and 4 each describe the pertinent features of this invention using block charts. Such charts are useful, and permitted, for discussing the breadth of an invention, such as that disclosed herein. Form Paragraph ¶ 6.22.01 entitled "Drawings Objected To, Details Not Shown, " appears to be the basis of the Examiner's objection. See MPEP § 608.02(e). Examiner Note 1 explains: "In bracket 1, identify the structural details not shown in the drawings." Id. Respectfully, the Examiner has not indicated any structural details that are not shown in the drawings. Accordingly, Applicant submits the drawings satisfy the requirements of 37 C.F.R. § 1.83(a).

Claims 1-5, 8-16, 19-21, 23-27, 29-31 and 33 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Rowe et al. in view of Boylan, III et al. Claims 1, 12, and 23 are the only independent claims.

Claims 1, 12, and 23 have each been amended to recite the following inclusive limitation (omitting the broader "group consisting of" language): "the plurality of objects comprising EPG objects and non-EPG objects, the EPG objects including 3-D images, alphanumeric text and video data, the non-EPG objects comprising localized content and electronic commerce (e-commerce objects)." Rowe, the primary reference relied upon by the Examiner, does not include 3-D images. Similarly, Boylan does not include 3-D images. Further, as neither reference discloses, teaches or suggests the use of 3-D images as required by the present invention, the combination of Rowe and Boylan still lacks 3-D images, a required element of the present invention.

Claims 1, 12 and 23, as amended, are not obvious in view of Rowe and Boylan. The remainder of the pending claims each depend on one of Claims 1, 12 and 23; thus each claim requires the limitation that it "includes 3-D Images." As explained above, this requirement is neither disclosed, nor suggested by any of the cited references.

All grounds of objection and rejection having been overcome hereinabove, favorable action and a Notice of Allowance is respectfully requested.

The Commissioner is hereby authorized to charge any additional fees which may be required at any time during the

prosecution of this application without specific authorization, or credit any overpayment, to Deposit Account No. 50-1667. Respectfully submitted,

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